

# राजपत्र, हिमाचल प्रदेश

## हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

बुधवार, 04 मई, 2022/14 वैशाख, 1944

हिमाचल प्रदेश सरकार

#### REVENUE DEPARTMENT

**NOTIFICATION** 

Dated: --- April, 2022

**No. Rev-B-A(4)-1/2021.**—In exercise of the powers conferred upon him under Section 5 of Himachal Pradesh Abadi Deh (Record of Rights) Act, 2021, the Governor of

Himachal Pradesh is pleased to notify all the Abadi Deh areas in District of Hamirpur, Una and Bilaspur, for the purpose of identifying, recording and resolving the rights in each survey unit in the Abadi Deh of these districts.

By order,

ONKAR SHARMA, *Principal Secretary (Rev.).* 

#### राजस्व विभाग

अधिसूचना

शिमला-02, 25 अप्रैल, 2022

संख्याः राजस्व—घ(ए) 1—5/2021—(कुल्लू).——हिमाचल प्रदेश भू—अभिलेख नियमावली, 1992 के पैरा 3.17 एवम् 3.18 में वर्णित/निर्दिष्ट प्रावधानों/मानकों में छूट देते हुए राज्यपाल, हिमाचल प्रदेश तहसील कुल्लू, जिला कुल्लू के अन्तर्गत पटवार वृत्त खराहल का विघटन करके दो नये पटवार वृत्त किंजा व चनसारी, तहसील कुल्लू, जिला कुल्लू, हिमाचल प्रदेश का अनुलग्नक—'क' में दिये गए विवरण अनुसार खोलने का सहर्ष आदेश देते हैं। इन पटवार वृत्तों हेतु एक पद पटवारी वेतनमान मु0 20,200/—, मांग संख्याः 5, मुख्य शीर्ष—2029—00—103—04 (गैर—योजना) एवं एक पद अंशकालिक कार्यकर्ता (Part time worker) का सृजन/भरने की भी स्वीकृति प्रदान की जाती है।

आदेश द्वारा

ओंकार चन्द शर्मा, प्रधान सचिव एवं वित्तायुक्त।

अनुबन्ध–"क"

नव सुजित पटवार वृत्त किंजा की स्थिति निम्न प्रकार से होगी:--

क्रम	महाल का नाम	कुल खेवट/	कुल खसरा	कुल रकबा	कृष्ट	अकृष्ट
संख्या		खतौनी	नं0	है0 में	C	C
1.	दहणीधार	87 / 121	656	45-96-16	31-46-92	14-49-24
2.	<b>ठगै</b> रा शौरन	104 / 151	518	57-21-31	37-00-17	20-21-14
3.	शराऊगी	59 / 111	231	38-68-28	30-41-31	08-26-97
4.	किंजा	94 / 138	335	46-70-90	38-06-43	08-64-47
5.	पुईद	87 / 129	443	44-91-82	38-08-07	06-83-75
6.	वन्दल	149 / 206	825	81-38-09	65-99-18	15-38-91
7.	सेऊगी	100 / 173	481	69-58-15	52-46-72	17-11-43
8.	तलाईटी	106 / 136	659	104-25-73	50-47-86	53-77-87
9.	पेच्छा	116 / 142	482	130-35-01	50-14-40	80-20-61
	जोड़–9	912 खेवट	4630	6190545	394-11-06	224-94-39

राजपत्र, हिमाचल प्रदेश, 04 मई 2022/14 वैशाख, 1944 नव सृजित पटवार वृत्त चनसारी की स्थिति निम्न प्रकार से होगी:——

क्रम	महाल का नाम	कुल खेवट/	कुल	कुल रकबा	कृष्ट	अकृष्ट
संख्या		खतौनी	खसरा नं0	है0 में	_	_
1.	लारी	71 / 95	285	88-38-00	22-11-21	66-26-79
2.	कोट	106 / 179	685	91-35-83	50-18-76	41-17-07
3.	शिल्ह	50 / 70	219	34-52-12	14-63-76	19-88-36
4.	ग्राहण पाधे	2/2	6	34-74-73	0-38-70	34-36-03
5.	PDF जामू थाच	7/12	16	82-68-01	0-03-58	82-64-43
6.	माऊंट राशि	1/2	4	25-25-91	0-18-44	25-07-47
7.	रि. जंगल वोडसू	2/3	7	178-40-84	_	178-40-84
8.	वोडसू	112 / 151	479	56-87-65	36-13-91	20-73-74
9.	गोवा	64 / 73	237	40-49-30	22-01-76	18-47-54
10.	हलैणी	188 / 280	871	97-40-60	74-40-30	23-00-26
11.	चनसारी	195 / 287	775	139-23-03	58-31-49	80-91-54
12.	रि. जंगल पेच्छाकण्डी	1/3	3	105-76-78	_	105-76-78
	जोड़—12	799 खेवट	3587	975—12—76	278-41-91	696-70-65

नये पटवार वृत्त किंजा व चनसारी के सृजन उपरान्त पटवार वृत्त खराहल की स्थिति निम्न प्रकार से

क्रम	महाल का नाम	कुल खेवट/	कुल .	कुल रकबा	कृष्ट	अकृष्ट
संख्या		खतौनी	खसरा नं0	है0 में		
1.	नेऊली	228/307	931	69-07-50	46-93-45	22-14-05
2.	लुगडभठी	74 / 103	314	48-06-92	24-12-37	23-94-55
3.	थरमाहण	107 / 126	465	33-49-82	23-06-59	10-43-23
4.	ग्राहण	68 / 117	501	75-56-01	33-15-20	42-40-81
5.	वराधा	82 / 100	325	49-02-02	26-03-03	22-98-99
6.	UPF नेऊली पांदे	2/3	7	15-13-86	00-25-91	14-87-95
7.	चनाऊगी	116 / 180	539	20-17-29	01-45-47	18-71-82
8.	देऊधार	95 / 123	460	44-79-05	24-43-51	19-35-54
9.	घराकड़	110 / 203	526	48-84-94	31-66-96	17-17-98
10.	डोभी चौकी	172 / 213	578	54-48-89	40-29-78	19—19—11
11.	वनोंतर	213 / 246	821	87-85-95	59-17-00	28-68-95
12.	तराम्बली	254 / 302	885	123-34-64	83-34-30	40-00-34
13.	तलोगी	235 / 295	850	204-59-21	70-18-39	134-40-82
	जोड़–13	1756	7202	879-46-10	465—11—96	414-34-14

#### राजस्व विभाग

#### अधिसूचना

#### शिमला-02, 25 अप्रैल, 2022

संख्याः राजस्व—घ(एफ) 4—10/2019—(कांगड़ा).——हिमाचल प्रदेश भू—अभिलेख नियमावली, 1992 के पैरा 3.17 एवम् 3.18 में वर्णित/निर्दिष्ट प्रावधानों/मानकों में छूट देते हुए राज्यपाल, हिमाचल प्रदेश उप—तहसील गंगथ, जिला कांगड़ा के अन्तर्गत पटवार वृत्त सुखार का विघटन करके दो नये पटवार वृत्त धनेटी गारलां व अनोह, उप—तहसील गंगथ, जिला कांगड़ा, हिमाचल प्रदेश का अनुलग्नक—'क' में दिये गए विवरण अनुसार खोलने का सहर्ष आदेश देते हैं। इन पटवार वृत्तों हेतु एक पद पटवारी वेतनमान मु0 20,200/—, मांग संख्याः 5, मुख्य शीर्ष—2029—00—103—04 (गैर—योजना) एवं एक पद अंश कालिक कार्यकर्ता (Part time worker) का सृजन/भरने की भी स्वीकृति प्रदान की जाती है।

आदेश द्वारा,

ओंकार चन्द शर्मा, प्रधान सचिव एवं वित्तायुक्त (राजस्व)।

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अनुबन्ध-"क"

तहसील नूरपुर के अन्तर्गत नव सृजित पटवार वृत्त धनेटी गारलां की स्थिति निम्न प्रकार से होगी:--

क्रम संख्या	नाम महाल	तदाद खाता	तदाद खतौनी	तदाद खसरा नं0	कुल रकबा है0 में	रकबा मजरूआ	माल	जनसंख्या
1.	धनेटी व्रसवाल	53	120	686	76	34	161	197
2.	धनेटी गारला	79	230	908	37	18	83	279
3.	धनेटी भूरिया	125	265	1160	86	44	44	517
4.	सनेहफा	97	129	642	108	40	40	473
5.	भटोली लम्बिया	138	256	764	81	45	45	442
6.	भटोली विल्या	65	91	369	47	30	30	166
	कुल जोड़	557	1091	4529	435	211	211	2074

#### उप-तहसील गंगथ के अन्तर्गत नव सृजित पटवार वृत्त अनोह की स्थिति निम्न प्रकार से होगी:--

क्रम0	नाम महाल	तादाद	तादाद	तादाद	कुल	रकबा	माल	जनसंख्या
संख्या		खाता	खतौनी	खसरा	रकबा है0	मजरूआ		
				नं0	में			
1.	धधो	214	284	1594	450	171	996	867
2.	ढंगाल	70	110	414	117	39	256	255

3.	तरयाहड़	42	132	477	70	28	232	111
4.	परडूई	52	89	494	66	33	178	163
5.	रिजर्व जंगल सलाखड	2	2	7	67	_	1	_
6.	डडवाडा	80	119	465	69	32	192	320
7.	वल्ला	3	17	107	38	8	32	_
8.	तुंग वडीसर	15	15	35	80	2	7	_
9.	चक शामलात	1	4	19	4	1	12	_
10.	मेहटा	138	321	2026	233	104	409	491
	कुल जोड़	617	1093	5638	1194	418	2315	2207

नये पटवार वृत्त धनेटी गारलां व अनोह के सृजन उपरान्त तहसील नूरपुर के अन्तर्गत पटवार वृत्त सुखार की स्थिति निम्न प्रकार से होगी:——

क्रम ·	नाम महाल	तदाद	तदाद	तदाद .	कुल रकबा	रकबा	माल	जनसंख्या
संख्या		खाता	खतौनी	खसरा नं0	है0 में	मजरूआ		
1.	सनूं	148	251	1056	130	86	327	321
2.	सुखार चौधरियां	41	134	545	17	13	56	556
3.	सुखार भराणा	129	235	777	70	37	142	640
4.	सलाहणा	48	131	403	62	18	96	172
5.	घटोट	88	178	892	95	48	261	250
6.	चर्लडी	111	186	682	94	50	233	554
7.	नंवा शहर	76	109	354	73	36	131	256
8.	गुहड़ा	26	108	682	73	33	132	146
	कुल जोड़	667	1332	5397	614	321	1378	2895

#### INDUSTRIES DEPARTMENT

#### **NOTIFICATION**

Shimla-2, the 29th April, 2022

No. IND-A-F 001/4/2021-IND-A-GoHP.—In continuation to this Department's Notifications No. Ind-A(F)2-2/2019-I dated 16th August, 2019 and 07th October, 2020, the Governor, Himachal Pradesh is pleased to amend/insert the following provisions in 'The Himachal Pradesh Industrial Investment Policy, 2019' and 'Rules Regarding Grant of Incentives, Concessions and Facilities for Investment Promotion in Himachal Pradesh-2019':—

Amendments in the 'Himachal Pradesh Industrial Investment Policy-2019'

Clause	Provision
5(A)	Eligible Enterprises for availing incentives under this Policy:
	All "New Industrial Enterprises" except Industrial Enterprises engaged in manufacturing activities specified in the "Negative List" annexed with this policy;
	OR
	New Enterprises engaged in "Specified Category of Service Activities" annexed with this policy;
	OR
	All Existing Industrial Enterprises undertaking Substantial Expansion except Industrial activities as specified in the Negative List;
	OR
	All Existing Service Enterprises engaged in Specified Category of Service Activities undertaking Substantial Expansion:
	will be eligible for incentives, concessions and facilities announced under this Policy subject to:—
	Fulfillment of the eligibility criteria & conditions as defined under the 'Rules regarding Grant of Incentives, Concessions & Facilities to Industrial & Service Enterprises in Himachal Pradesh-2019'.
	Employment of minimum 80% Bonafide Himachalies, at all levels, directly on regular, contractual, daily basis etc. or through contractor or outsourcing agencies at the time of commencement of commercial production/operation as well as for the time period it remains in commercial production/operation in the State by the New Enterprise set up under this Policy. In case of Existing Enterprises undertaking substantial expansion, out of additional employment generated due to Substantial Expansion employment to atleast 80% of Bonafide Himachalies.
5(C)	<b>Duration:</b> —Incentive provided under this Policy will remain in force for new enterprises which commence commercial production/ operation on or before <u>31.12.2025</u> . Incentive provided under this Policy will remain in force for existing enterprises undertaking substantial expansion which start commercial production/ operation after expansion on or before <u>31.12.2025</u> .

**Note.**—*Provisions amended have been highlighted as Italic and Underlined.* 

#### 7. Incentives for Micro, Small and Medium Enterprises (MSME):

MSME enterprises (as defined under this Policy) in case of manufacturing enterprises or specified category of service enterprise (Annexure-II) would be entitled to avail following incentives, concessions and facilities:

I. Subsidy towards the cost of preparation of Detailed Project Report & obtaining certification

Eligible Enterprises would be reimbursed 50% of expenditure incurred towards the cost paid to the consultant for preparation of DPR; certification/valuation of value of Technical Civil Works or investment in Plant and Machinery, subject to maximum of Rs.20,000 for Micro; Rs.50,000 for Small and Rs.1,00,000 for Medium Sector Enterprises.

#### II. Incentives related or incidental to allotment of land and Industrial Sheds *(i)* Allotment of Land and Industrial Sheds Concession to the tune of 50%, 60% & 70% of rate/premium fixed for land or industrial sheds in category A, B and C respectively will be given to enterprises provided it commences commercial production/operation within 2 years of handing over of possession of land or within a period of 1 year of handing over possession of Industrial Shed, as the case may be. This concession will be adjusted in future instalments. Easy Payment schedule of land/shed premium:-(ii) 12% of the premium of land/ shed shall be realized before handing over of possession and balance in 8 equal annual interest free instalments. In case allottee after commencement of production or any subsequent stage offers to clear balance payment of premium in lump sum, rebate of 10% on balance premium of land/shed will be given. (iii) Provisions of extension in provisional allotment period The land/ plot will be provisionally allotted for a period of two years from the date of handing over of the possession. However period of the provisional allotment can be extended upto 5 years from the date of handing over possession by charging nominal extension fee. The Industrial shed will be provisionally allotted for a period of one year from the date of handing over of the possession, however period of the provisional allotment can be extended upto 2 years from the date of handing over possession by charging nominal extension fee. Provision to rent out surplus built up area for industrial use (iv) Industrial Enterprise in production may be allowed to rent out upto 49% of built up area for setting up of Industrial Enterprise(s) to manufacturing the new item(s) by charging nominal processing fee. III. Incentives related with matters related with land Concessional rate of Stamp Duty and registration fee *(i)* Stamp Duty and registration fee @ 50%, 30% & 10% of applicable rates would be charged in Category 'A', 'B' & 'C' areas on instrument of conveyance deed or lease deed. **Exemption from payment of Change in Land Use charges** (ii) Enterprise set up in Category B & C areas would be exempted from payment of the change in land use charges levied under the provisions of H.P. Town and Country Planning Act – 1977. IV. **Interest Subvention** Interest Subvention @ 3% on term loan subject to a maximum of Rs.2 lakhs, Rs.4 lakhs and Rs.6 lakhs per annum for a period of 03 years in Category A, B & C areas respectively. V. **Assistance for transportation of Plant & Machinery** Reimbursement of 50% of cost incurred on inland carriage and inland transit insurance of Plant and Machinery subject to maximum of Rs.2 lakhs per enterprise in Category 'A' area and Rs.3 lakhs in Category 'B' & 'C' areas.

#### VI. Transport Subsidy

Eligible Industrial Enterprises set up in category B & C Areas would be incentivized to compensate high cost of transportation within the State, irrespective of fact that source of purchase or destination of sale is within or outside the State that:

- (a) Enterprises located in Category B areas would be reimbursed actual expenditure incurred on transportation of raw materials & finished products within the State or 3% of annual turnover, whichever is lower, subject to maximum of Rs.10 lakhs per annum for a period of 03 years.
- (b) Enterprises located in Category C areas would be reimbursed actual expenditure incurred on transportation of raw materials & finished products within the State or 5% of annual turnover, whichever is lower, subject to maximum of Rs.10 lakhs per annum for a period of 05 years.

# VII. Assistance for access to Technology, Competitiveness, Innovation and Quality Certification:—

Reimbursement of 50% of expenses incurred for the setting up in house testing facilities and equipments required for obtaining certification of Bureau of Indian Standards / World Health Organization—GMP / ISO / Organic Certification / any International Certification excluding Plant and Machinery / equipments used directly in manufacturing process or rendering of services subject to maximum of Rs.5 Lakhs per enterprise.

# VIII. Assistance to encourage water conservation, compliances of Environment, Health and Safety Standards:

Eligible enterprises would be reimbursed:—

- (a) 25% of expenditure incurred for the purchase of Plant & Machinery / equipments for setting up of Effluent Treatment Plant (ETP), rain water harvesting system excluding expenditure incurred on construction, subject to maximum of Rs.2 lakhs per enterprise.
- (b) 50% of Power Tariff paid for running of ETP for a period of 03 years, subject to maximum of Rs.1 lakh per annum. This incentive would be disbursed subject to installation of separate electricity meter/sub-meter exclusively for running of ETP.

#### IX. Net SGST Reimbursement

Reimbursement of Net SGST paid to the State Government under H.P. GST Act  $2017 \ @ 50\%$ , 80% and 90% for a period of 07 years, up to a maximum of 80% of the Fixed Capital Investment in Category A, B and C areas respectively.

#### X. Purchase Preference

The State Government would give Purchase Preference to local Micro and Small-Scale Enterprises by placing at least 25% of the total orders with them on lowest approved rates, wherever applicable provided such products meet the required quality standards and HOD is of the opinion that item required is not of sophisticated nature, high technology and precision standards.

#### **XI.** Access to Finance for MSMEs

Existing and New eligible enterprises will be reimbursed 50% of expenses incurred on floating Public Issue for raising funds through National Stock Exchange (NSE) dedicated platform for SMEs' including cost of registration with National Stock Exchange in case funds so raised are utilized for the setting up or expansion of eligible enterprise(s) within the State, subject to maximum of Rs.10 lakhs per enterprise.

#### XII. Self-Certification

Enterprises after obtaining the title of land may start physical implementation of project without waiting for those approvals/ NOCs/permissions which are identified and notified as such by the concerned department/organization, provided the enterprise has duly applied for requisite approvals/clearances to the respective authorities as regards these approvals/NOCs/permissions. The concerned departments/ organizations will be required to give immediate Acknowledgement Certificate for 02 years on declaration by Enterprises that they will adhere to applicable conditions and requirements of aforesaid approvals/NOCs/permissions. The enterprise will be required to obtain all requisite approvals from the competent authority within a period of two years or till it commences operations, whichever is earlier.

#### 8. Incentives for Large Enterprises:

Enterprises having investment above Rs.50 crore and annual turnover more than Rs.250 crore in case of manufacturing enterprises and specified category of service enterprises (Annexure-II) would be entitled to avail following incentives concessions and facilities:—

I.	Incentives related or incidental to allotment of Government land
(i)	Concessional Rate of Allotment of Land Concession to the tune of 25%, 45% & 65% of rate/premium fixed for land in category A, B and C respectively will be given to enterprises provided it commences commercial production/operation within 3 years of handing over of possession of land.
(ii)	Easy Payment schedule of land premium Payment of 15% of the cost/premium of land before handing over possession and balance in 5 equal annual interest free instalments. In case allottee after commencement of production offers to clear balance payment of premium in lump sum, rebate of 10% on balance premium of land will be given.
(iii)	Provisions of extension in provisional allotment period The land/ plot will be provisionally allotted for a period of three years from the date of handing over of the possession. However period of the provisional allotment can be extended upto 05 years by charging nominal extension fee.
(iv)	Provision to rent out surplus built up area for industrial use  (a) Large Industrial Enterprise may be allowed to rent out upto 60% of built up area for setting up of Industrial Enterprise(s) ancillary to such Large Industrial Enterprise(s) by charging nominal processing fee.  (b) For cases other than (a) above, provisions made for MSME under this Policy will be applicable.
II.	Incentives related with matters related with land
(i)	Concessional rate of Stamp Duty & Registration fee Stamp Duty & Registration fee @ 50%, 30% & 20% of applicable rates would be charged in Category 'A', 'B' & 'C' areas respectively on instrument of conveyance deed or lease deed.
(ii)	Exemption from payment of Change in Land Use charges Enterprise set up in Category B & C areas would be exempted from payment of the change in land use charges levied under the provisions of H.P. Town and Country Planning Act, 1977.

#### III. **Interest Subvention** For large enterprises, interest subvention @ 3%, on term loan subject to a maximum of Rs.10 lakhs, Rs.15 lakhs and Rs.20 lakhs per annum for a period of 03 years in Category A, B & C areas respectively. IV. **Net SGST Reimbursement** Reimbursement of Net SGST paid to the State Government under H.P. GST Act, 2017 @ 50%, 70% and 80% to Large Enterprises in Category A, B and C respectively, for a period of 05 years, upto a maximum of 80% of the Fixed Capital Investment. V. Transport Subsidy Eligible Industrial Enterprises set up in category B & C Areas would be incentivized to compensate high cost of transportation within the State, irrespective of fact that source of purchase or destination of sale is within or outside the State. (a) Enterprises located in Category B areas would be reimbursed actual expenditure incurred on transportation of raw materials & finished products within the State or 3% of annual turnover, whichever is lower, subject to maximum of Rs.20 lakhs per annum for a period of 03 years. (b) Enterprises located in Category C areas would be reimbursed actual expenditure incurred on transportation of raw materials & finished products within the State or 5% of annual turnover, whichever is lower, subject to maximum of Rs.30 lakhs per annum for a period of 05 years.

#### 10. Incentive for Anchor Enterprises:

Anchor Enterprise means first Industrial Enterprise established in a notified Industrial Area(s) or first unit established outside Industrial Area in a particular Development Block of a district, with the minimum Fixed Capital Investment as under:—

- (i) Category A:— Rs. 200 Crore and employing minimum 200 Bonafide Himachalies.
- (ii) Category B:—Rs.150 Crore and employing minimum 150 Bonafide Himachalies.
- (iii) Category C:— Rs. 100 Crore and employing minimum 100 Bonafide Himachalies.

Such Anchor enterprises would be entitled to avail following incentives, concessions and facilities:—

- I. Concession to the tune of 50%, 60% & 75% of rate/premium fixed for land in category A, B and C respectively will be given to enterprises provided it commences commercial production/operation within 3 years of handing over of possession of land. Such enterprises would be entitled for easy payment of land premium as being provided to MSMEs' under this Policy.
- II. Reimbursement of Net SGST paid to the State Government under H.P. GST Act, 2017 for a period of 07 years upto a maximum of 80% of the Fixed Capital Investment.

III.	Stamp Duty & Registration fee @ 50%, 30% & 20% of applicable rate in Category 'A', 'B' & 'C' areas respectively on instrument of conveyance deed or lease deed.
IV.	Such Enterprises would be incentivized to compensate high cost of transportation within the State, irrespective of fact that source of purchase or destination of sale is within or outside the State. Actual expenditure incurred on transportation of raw materials & finished products within the State or 5% of annual turnover, whichever is lower, subject to maximum of Rs.30 lakhs per annum would be reimbursed for a period of 05 years.

- 16. Concessional Rate of Electricity Charges (excluding any surcharge, peak load exemption charge, winter charge, fuel adjustment charge, service charge, GST or any other charge under any name in the Tariff Schedule):
  - (a) New enterprises would be charged energy charges 15% lower than the approved energy charges for the respective category for a period of 03 years.
  - (b) Existing industrial consumers undertaking substantial expansion as per these Rules would be eligible for a rebate of 15% on energy charges for additional power consumption beyond the level of preceding financial year *for a period of 03 years*.

Incentives of concessional rate of electricity charges would be notified in the Schedule of Tariff for Himachal Pradesh on year to year basis by the H.P. State Electricity Board and it would not be binding upon the State Government during the applicability of Policy.

## Amendments in the 'Rules Regarding Grant of Incentives, Concessions and Facilities for Investment Promotion in Himachal Pradesh, 2019'

Rule	Provision							
<b>2(II)</b>	Anchor Enterprise means first Industrial Enterprise established in a notified							
	Industrial Area(s) or first unit established outside Industrial Area in a particular							
	Development Block of a district, with the minimum Fixed Capital Investment as							
	under:-							
	i. <u>Category A:— Rs.200 Crore and employing minimum 200 Bonafide</u>							
	<u>Himachalies.</u>							
	ii. <u>Category B:— Rs.150 Crore and employing minimum 150 Bonafide</u>							
	<u>Himachalies.</u>							
	iii. <u>Category C:— Rs.100 Crore and employing minimum 100 Bonafide</u>							
	<u>Himachalies.</u>							
	Such project proposal for setting up an "Anchor Enterprise" and after setting							
	up of such enterprise would be acknowledged/ taken of record by the Director or any							
	other officer authorized by him.							
2(VII)	"Consultant" means any consultancy organization registered/empanelled with the							
	State or Central Government organization(s) and engaged in providing							
	consultancy/professional/expert services or a <u>Chartered/ Cost Accountant</u> or a							
	Chartered Engineer (Civil or Mechanical).							
2(VIII)	"Commencement of commercial production/ operation" means the date on which the							
	Industrial or Specified Category of Service Enterprise actually commences							
	commercial production or operations, as the case may be and taken on record by the							
	Director/ Joint /Deputy Director of Industries/ General Manager, District Industries							

Centre/ Member Secretary, Single Window Clearance Agency or any other officer authorized by the Director to do so.

The date of commencement of commercial production would be determined after fulfilment and on the basis of following parameters:—

- 1. <u>Clear title of land (date of registration) OR date of rental permission/ lease deed.</u>
- 2. <u>Consent to operate of HP State Pollution Control Board, if applicable.</u>
- 3. Power release certificate by HP State Electricity Board/ permission to run the unit on DG set.
- 4. <u>Project specific mandatory requirements, as applicable, such as drug license, factory license, environment clearance etc.</u>
- 5. First sale bill.

#### **4(A)** Eligibility:

All "New Industrial Enterprise(s)" (except Industrial activities specified in the "Negative List") and new Service Enterprises will be eligible for incentives, concessions and facilities under these Rules subject to:

- Fulfilment of such requirements as specified under these Rules
- adherence to procedures as specified by the concerned department from time to time.
- employment of minimum 80% Bonafide Himachalies, at all levels, directly on regular, contractual, daily basis etc. or through contractor or outsourcing agencies at the time of Commencement of Commercial Production/ Operation as well as for the time period it remains in Commercial Production/ Operation in the State. In case of violation of this condition at any point of time, incentives, concessions and facilities under these Rules will be stopped and incentives already availed by such Industries or Service Enterprise will be recovered by the concerned department(s) on recommendation of the Department of Labour & Employment as an arrear of land revenue or any legal remedy deemed fit for recovery of incentive(s).
- incentive provided under these Rules will be admissible from the date of Commencement of Commercial Production / Operation or from the date on which respective administrative department issues enabling notification under the relevant statute/law to operationalize incentives notified under these Rules, whichever is later. In case New Enterprise undertakes subsequent substantial expansion, same would be taken on record for the purpose of incentives, concession & facilities provided under these Rules for additional investment.
- payment of any outstanding dues of the Department.
- condition that Udyog Aadhaar Memorandum/Entrepreneur Memorandum Part-II/Commencement of Commercial Production Certificate stands acknowledged / taken on record by the concerned Department as the case may be.
- Incentive provided under this Policy will remain in force for new enterprises which commence commercial production/operation on or before <u>31.12.2025</u> and for existing enterprises undertaking substantial expansion which start commercial production/ operation after expansion on or before <u>31.12.2025</u>.

6.7(c)

In case, any land/plot is available for allotment consequent upon its having been resumed after execution of lease deed or has been surrendered by the allottee himself, it shall be re-allotted through open auction/inviting bids from general public. In such cases the minimum reserve price of land will be the rate of premium as fixed by the Committee constituted under Rule 6.2 and of built up structure and/or plant and machinery, if any, as assessed by the officer of HPSIDC Ltd. not below the rank of Assistant Engineer. The bids without requisite documents, as per auction notice and earnest money of Rs.10,000 will not be accepted. Earnest money would be adjustable in case of successful bidder and returned back to unsuccessful bidders. Any amount outstanding from previous allottee on account of lease premium, shed rent, or other dues toward department shall be set off/adjusted toward the bid amount so collected from the successful bidder. The auction would be conducted by the concerned field officer. The 15% amount of the highest bid for such plot/land shall be deposited by the highest bidder within 15 days of issuance of acceptance letter failing which earnest money will be forfeited. The second highest bidder may then be considered for allotment of such plot /land as per procedure laid down under these Rules. The balance amount of the highest bid shall be payable in 5 equal annual installments. No interest will be charged on balance installments. However interest @ 9% would be charged on delayed payment. In case the bidder after commencement of production or at any subsequent stage within time period scheduled for payment, offers to clear the outstanding payment of bid amount in lump sum, rebate of 10% of balance bid amount will be given: Provided such resumed/surrendered plot can be allotted with the prior permission of Director of Industries or Secretary (Industries), as the case may be in case no bid(s) is received for the allotment of such plot(s)/land in response to first auction notice. In such cases of allotment(s) premium fixed by the Committee constituted under Rule 6.2 would be charged. The provisions made under Rule 6.7(b) would also be applicable for such allotment(s):

Provided further that such vacant plots (where no built up structure exists) resumed after execution of lease deed or has been surrendered by the allottee himself, the same shall be allotted as per provision of Rules applicable for fresh allotment under this Policy.

#### 15. Net SGST Reimbursement:

All eligible enterprise(s) would be provided reimbursement of Net SGST subject to maximum limit of 80% of Fixed Capital Investment (FCI) during admissible period of this incentive as per following detail:—

Category of enterprise	Area wis	e SGST re	Admissible	
	A	В	С	Period
MSME	50%	80%	90%	7 years
Large	50%	70%	80%	5 years
Anchor	100%	100%	100%	7 years

Above mentioned incentive would be admissible subject to fulfilment of following conditions:—

1. Quantum of incentive would be available only on net SGST paid and deposited with State per annum by the eligible unit. The admissibility of incentive shall cease either on exhaustion of the applicable limit or on the completion of the eligibility period, whichever is earlier.

- 2. In case of any false declaration, misrepresentation/ suppression of facts, the amount of incentive so availed shall be liable to be recovered along with 12% compound interest per annum or penalty as decided by the State Government as per applicable laws.
- 3. The eligible unit has to obtain verified Udyog Aadhar Memorandum (UAM)/ commencement of commercial production certificate from the authorized officers of the Department of Industries, Government of Himachal Pradesh. The eligible unit will obtain certificate from the Department of State Excise & Taxation clearly mentioning the amount of net SGST paid to the State of Himachal Pradesh.
- 4. Net SGST reimbursement would be available only after the date of Commencement of Commercial Production (CoP)/operation for new unit and from the date of Commercial production/operation after undertaking substantial expansion for existing enterprise(s).
- 5. The eligible enterprise(s) will submit reimbursement claim of the financial year to the Department of Industries on annual basis in the succeeding financial year before 31st August or within 3 months of assessment of net SGST by the Excise & Taxation Department H.P., whichever is later (also applicable for units as found eligible under this Policy).

One time relaxation upto 31st December, 2022 is also given to those units which were unable to file the claim on time due to non finalization of net SGST by Excise & Taxation Department.

- **16.** (i) Concessional Rate of Electricity Charges (excluding any surcharge, peak load exemption charge, winter charge, fuel adjustment charge, service charge, GST or any other charge under any name in the Tariff Schedule):
  - (a) New enterprises would be charged energy charges 15% lower than the approved energy charges for the respective category for a period of 03 years.
  - (b) Existing industrial consumers undertaking substantial expansion as per these Rules would be eligible for a rebate of 15% on energy charges for additional power consumption beyond the level of preceding financial year for a period of 03 years.

Incentives of concessional rate of electricity charges would be notified in the Schedule of Tariff for Himachal Pradesh on year to year basis by the H.P. State Electricity Board and it would not be binding upon the State Government during the applicability of Policy.

- 18. (e) 5% reservation of land/plots/sheds shall be done where such land is to be used for the purpose of setting up of enterprise by Person(s) with Disability either individually or collectively in new notified Industrial Areas.
- 18. (f) Existing as well as new Enterprises providing 5% employment to the persons with benchmark disability in total work force will be eligible for additional incentives of Rs.1000/- per month per such employee for a period of 03 years.
- **2.** The Governor, Himachal Pradesh is further pleased to include following new Development Blocks in Category-B of Annexure-I-'Categorization of the State for Disbursement of Incentives of Industrial Policy-2019':—

Sl. No.	District	Name of Development Block to be Included in Category-B
1.	Bilaspur	Shri Naina Devi Ji
2.	Mandi	Bali Chowki, Dhanotu, Nihri, Churag
3.	Shimla	Totu, Kupvi, Kotkhai
4.	Sirmaur	Tilordhar
5.	Una	'Dhundla' Block may be read as 'Bangana' Block

**3.** The Governor, Himachal Pradesh is also pleased to include following new Services in Annexure-II 'List of Specified Category of Services Activities' of the Policy:—

Sl.	Services to be Included					
No.						
22.	Distribution of universally designed consumer products and accessories for general use					
	for Persons with Disabilities.					
23.	Skill Development Centres					
24.	Health Infrastructure/ Hospital					
25.	Common Effluent Treatment Plant(CETP), STP and other Key utilities requisite for					
	industrialization.					

**4.** These amended provisions shall come into force with immediate effect.

By order, R. D. DHIMAN, Addl. Chief Secretary (Industries).

#### HIMACHAL PRADESH ELECTRICITY REGULATORY COMMISSION, SHIMLA

#### **NOTIFICATION**

Shimla, the 30th April, 2022

**No. HPERC/401.**—In exercise of the powers conferred by sub-section (1) of Section 181 and clauses (za) and (zb) of sub-section (2) of section 181, read with Sections 57, 58, 59 and clause (i) of sub-section (1) of Section 86, of the Electricity Act, 2003 (36 of 2003) and all other powers enabling it in this behalf, and after previous publication, the Himachal Pradesh Electricity Regulatory Commission hereby makes the following Regulations:—

#### REGULATIONS

- 1. Short title and commencement.—(1) These Regulations may be called the Himachal Pradesh Electricity Regulatory Commission (Distribution Performance Standards) (Second Amendment) Regulations, 2022.
- (2) These Regulations shall come into force from the date of their publication in the e-Rajpatra, Himachal Pradesh.
- 2. Amendment of Regulation 2 of the Himachal Pradesh Electricity Regulatory Commission (Distribution Performance Standards) Regulations, 2010 (hereinafter referred to

**as the said Regulations).**—For the words "Act" wherever occurs in clause (19), the words "Act or the Rules" shall be substituted.

#### 3. Amendment of Regulation 5 of the said Regulations.—

#### In regulation 5 of the said Regulations—

- (I) In sub-regulation (2)—
  - (a) in first proviso, for the words "Provided that any person", the words, figures, brackets and sign "Provided that, save as provided in sub-regulations (6), (7), (8), (9) and (10), any person" shall be substituted; and for the words and figure "45 days", the words and figure "90 days" shall be substituted; and
  - (b) for second proviso, the following shall be substituted, namely:—
    - "Provided further that the licensee shall compensate the affected person(s) within the following timelines:—
  - (i) in cases not covered under the mechanism for automatic compensation as per sub-regulation (6) and sub-regulation (8), within 90 days from the day of filing of the claim; and
  - (ii) in cases covered under the mechanism for automatic compensation as per sub-regulation (6) and sub-regulation (8)—
    - (a) within 30 days from the date on which the claim is filed by the aggrieved person (*i.e.* where the licensee does not provide automatic compensation within the timelines specified in sub-regulation (6) and sub-regulation (8); and
    - (b) if such claim is filed before the expiry of the timelines specified in sub-regulation (6) and sub-regulation (8) (*i.e.* without waiting for the automatic compensation from the licensee), the licensee shall compensate the claimant within 30 days from the date on which the such timeline expire. However, the additional compensation of 30% specified in sub-regulation (10), shall not be applicable in such cases."
- (II) for sub-regulation (3), the following shall be substituted, namely:—
  - "(3) In case the licensee fails to pay the compensation or if the affected person is aggrieved by non-redressal of his grievances, he may approach the concerned Consumer Grievance Redressal Forum for the redressal of his grievance by filing his grievance, in accordance with the provisions of the Himachal Pradesh Electricity Regulatory Commission (Consumer Grievances Redressal Forum and Ombudsman) Regulations, 2013 as amended from time to time and if the Consumer is not satisfied with the redressal of his grievances by the Forum, the consumer may make a representation to the Ombudsman, in accordance with the provisions of the said Regulations:

Provided that compensation under these Regulations shall be based on the classification of such failure and the rate(s) specified in these Regulations and the payment of such compensation shall be made through cheque or through adjustment in the consumer's bills."

- (III) after sub-regulation (5), the following new sub-regulations (6) to (12) shall be added, namely:—
  - "(6) While making the roadmap for smart metering, as provided in para 4.1.2 of the Electricity Supply Code, 2009, the licensee shall also include the mechanism for remote monitoring of certain parameters for which it shall, after setting up of the required hardware and software system as per the road map approved by the Commission, automatically provide, on monthly basis and without waiting for any claim from the aggrieved person, compensation if it is successfully established by such system that there is a default in its performance in respect of any of such parameters:

Provided that the licensee shall submit such roadmap for the approval of the Commission by 30th September, 2022.

- (7) The licensee shall design and maintain the distribution system as per the timelines approved by the Commission in the roadmap in order to increase in the list of parameters which can be monitored remotely and for which automatic compensation shall be provided as per subregulation (6).
- (8) The licensee shall also evolve and implement, in a phased manner as per the timelines approved in the roadmap, a mechanism under which it shall, in case of default in meeting such performance standards relating to the consumer related services as may not be remotely monitored but may be included in the Schedule, provide compensation voluntarily, within a period of sixty days from the date of such default, at the rate(s) specified in the Schedule without waiting for the claim from the consumer in this regard:

Provided that the licensee shall, under intimation to the Commission, cover under such mechanism, at least six consumer related services out of those specified in the Schedule, by 30th September, 2022.

- (9) The Commission may, after consultation with the licensee, direct it to include, or delete certain specific parameters, in/from mechanism envisaged in sub-regulation (6) and sub-regulation (8) and to implement the same in timeframe as may be fixed by the Commission.
- (10) In cases where the compensation for default in case of any parameters covered under the mechanism mentioned in sub-regulation (6) or sub-regulation (8) is not paid, or reflected in the bills automatically within the specified timelines and subsequently the same is accepted on the basis of the claim made by the aggrieved person to the licensee, the amount of compensation shall not be less than 130% of that worked out at the minimum rate(s) specified in the Schedule:

Provided that in case such claim in respect of any such parameter(s) is not accepted by the licensee (*i.e.* even after filing of the claim by the claimant) but is subsequently upheld by the Forum or the Ombudsman, as the case may be, in accordance with the provisions of the Himachal Pradesh Electricity Regulatory Commission (Consumer Grievances Redressal Forum and Ombudsman) Regulations, 2013 as amended from time to time, the amount of compensation shall not be less than 200% of that worked out at minimum rate(s) of compensation specified in the Schedule.

(11) The licensee shall, latest by 30th September, 2022, create an online facility where the claimant may register and claim the compensation amount. The licensee shall widely circulate the information in this regard through appropriate means, including mass media, bills, SMS, uploading on licensee's website and e-mails etc.

- (12) The licensee shall, by 30th September, 2022, also include, in the roadmap to be submitted as per sub-regulation (6), a mechanism for online monitoring of the outages at various voltage levels, preferably with automated tools to the extent possible, with the objectives that the data of outages is captured automatically so that the remedial steps can be taken expeditiously for reducing the number and durations of the outages."
- **4. Amendment of Regulation 10 of the said Regulations.**—(i) in sub-regulation (4), for the words "six months", the words "six months and submit the same to the Commission and the State Government" shall be substituted; and
  - (ii) for sub-regulation (5), the following shall be substituted, namely:—
    - "(5) The reports, under sub-regulation (1) and sub-regulation (4), shall be submitted by the licensee or by the Ombudsman, as the case may be, within 45 days after expiry of the relevant period for which the report(s) is to be submitted."
- **5.** Amendment of Regulation 12 of the said Regulations.—In the existing proviso to sub-regulation (4), for the sign ".", the sign ":" shall be substituted and thereafter the following second proviso shall be added, namely:—

"Provided further that the additional compensation of 30% or 100%, as the case may be, paid by the licensee as per sub-regulation (10) of Regulation 5, shall also not be allowed as pass through in the ARR of the licensee."

- **6.** Amendment of Regulation 18 of the said Regulations.—In sub-regulation (3), for the words, figure and sign "the Himachal Pradesh Electricity Regulatory Commission (Guidelines for Establishment of Forum for Redressal of Grievances of the Consumers) Regulations, 2003", the words, figure and sign "the Himachal Pradesh Electricity Regulatory Commission (Consumer Grievances Redressal Forum and Ombudsman) Regulations, 2013 as amended from time to time" shall be substituted.
- 7. Amendment of the Schedule of the said Regulations.—(a) for items (1) and (2), the following items (1) and (2) shall be substituted, namely:—

"

	(	Guaranteed Standards of Performance						
		Standards of						
					performance			
Sl.	Nature of service	Maximum	Minimum Comp	ensation Leviable	Target levels			
No.		Time Limit	Compensation	Compensation				
		for rendering	payable to	payable to				
		service	individual	individual				
			consumer if	consumer if the				
			the event	event affects				
			affects a single	more than one				
			consumer	consumer				
1	2	3	4	5	6			
(1) C	all Centre							
	(a) First response	3 Minutes	Rs. 20/- in each	Not applicable	Not applicable			
	against a		case of default					
	Consumer Call							

	(b) Registration of Consumer Call and issue of Docket Number	5 Minutes	Rs. 20/- in each case of default	Not applicable	Not applicable
(2)	Consumer Related Ser	vices			I
A	Fuse-off/Fault Calls:				
	(i) In urban areas	6 working hours	Rs. 20/- for each hour of	Rs. 10/- for each hour of delay	Fault complaints
	(ii) In rural areas	12 working hours	delay beyond maximum	beyond maximum specified time	received
	(iii) In remote areas	24 working hours	specified time limit	limit	
В	Overhead Line and C				ı
	(I) Overhead Line and Cable –  (i) Overhead Line / Cable breakdown	(a) Where replacement of pole is not required: 24 working hrs.	each day of	beyond maximum	
	in urban areas	(b) Where replacement of pole is required: 32 working hrs.	each day of	Rs. 10/- for each day of default beyond maximum specified time limit	breakdown
	(ii) Overhead Line / Cable breakdown in rural areas and remote areas	(a) Where replacement of pole is not required: 24 working hrs. for rural and within 48 working hrs. for remote areas	each day of default beyond maximum specified time limit	Rs. 10/- for each day of default beyond maximum specified time limit	
		(b) Where replacement of pole is required: 56 working Hrs. for rural and 120 working hrs. for remote areas.	Rs. 20/- for each day of default beyond maximum specified time limit	Rs. 10/- for each day of default beyond maximum specified time limit	90% of Line Breakdown complaints received
	(II) Underground Cable break down-  (i) in urban areas (ii) in rural areas (iii) in remote areas	48 working hrs. 70 working hrs 90 working hrs	Rs. 30/- for each day of default beyond maximum specified time limit	Rs. 15/- for each day of default beyond maximum specified time limit	95% of the cable breakdown complaints received
C	Replacement of failed	l Distribution Tra	nsformer :		
	(i) in urban areas (ii) in rural areas	8 working hrs. 32 working hrs.	Rs. 30/- for each day of		

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	(iii) in remote areas	56 wo	rking hrs.	default maximus specified limit	m	beyond maxi specified limit	mum time	report	ed failure.
Note	.—In case the supply	to the	affected area	as is rest	ored thro	ugh back fee	ding fr	om the	e system of
adjoi	ning areas, the timelines	s for the	e urban areas	shall be	equal to th	nose specified	for rur	al area	S.
D.	D1	1	/	•					
D	Replacement of dam  (i) In urban areas—	aged so	ervice iine/w		0/- for	Rs.10/- for		95%	- f
	LT	0 11/01	rleina hra				default		of
	HT		rking hrs.		-	•			iged service
		10 W	orking hrs.		beyond			recei	complaints
	(ii) In rural and			maxim		specified limit	time	recei	veu
	remote areas—	16	lil	specifie limit	ed time	1111111			
	LT HT		orking hrs.	IIIIII					
I			orking hrs.						
E	Complaints about m		·····	Matara					
	testing and checking					Not analisa	1.1	000/	- <b>C</b> /
	(i) In urban area	56	working			Not applica	ible		of requests/
		hour			ult beyon	a		comp	olaints
	(ii) In rural areas	120	working	maximi					
		hours	}	specifie	ed time	е			
				limit					
	(iii) In remote areas	160	working						
		hours							
F	<b>Consumers Defective</b>	e/Stopp	oed/Burnt M	leter/Met	tering Eq	uipment Rep	laceme	ent (*)-	<u> </u>
	(I) LT Consum	ers							
	(a) urban areas								
	(1) Replacement	not	56 working	hours	Rs. 150	/- for each	Not		Min. 90%
	attributable to consu	mer's			day o	of default	applic	cable	
	fault				beyond	maximum			
						l time limit			
	(2) Replace				Rs. 150	/- for each	Not		Min. 90%
	attributable to consu					of default	applic	cable	
	fault such as tamp	ering,			beyond	maximum			
	defect in consu				specified	l time limit			
	installation, meter g	etting							
		ecting							
	unauthorized addi	tional							
	load etc. and the cost	of the							
	meter is recoverable	from							
	the consumer and me	eter is							
	to be supplied by	the							
	licensee –								
	(i) serving a notice t	to the	56 working	hours					
	consumer for recove	ry of							
	cost of the meter								
	(ii) replacement of me	eter	56 working	g hours					
			after receiv						
			payment fr						
			consumer.						
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(iii) replacement of meter if consumer is providing the meter.	56 working hours from the receipt of the meter from the consumer and after the corrective action, if any, is taken by the consumer.			
(b) rural and remote areas				
(1) Replacement not attributable to consumer's fault	120 working hours	Rs. 150/- for each day of default beyond maximum specified time limit.	Not applicable	Min. 90%
(2) Replacement attributable to consumer's fault such as tampering, defect in consumer's installation, meter getting wet, connecting unauthorized additional load etc. and the cost of the meter is recoverable from the consumer and meter is to be supplied by the licensee.  (i) serving a notice to the consumer for recovery of	56 working hours	Rs. 150/- for each day of default beyond maximum specified time limit.	Not applicable	Min. 90%
cost of the meter  (ii) replacement of meter.	120 working hours after receiving the payment from the			
	consumer and after the necessary and corrective action, if any, is taken by the consumer.			
(iii) replacement of meter, if consumer is providing the meter.	120 working hours from the receipt of meter from the consumer and after the necessary corrective action, if any, is taken by the consumer.			
(II) H.T. Consumers (for U	rban, Rural and Re	mote Areas)		
(1) Replacement not attributable to consumer	7 days (provided n is available with licensee, other within 20 days)	neter Rs. 400/- for the each day of	f applicable	Min. 95%

		<u> </u>		
(2)Replacement attributable		Rs. 400/- for	Not	Min.
to consumer fault such as		each day of	applicable	95%
tampering, defect in		default beyond		
consumer's installation,		maximum		
meter getting wet,		specified time		
connecting unauthorized		limit		
additional load etc.				
and the cost of the meter is				
recoverable from the				
consumer and meter is to be				
supplied by the licensee.				
(i) serving a notice to the				
consumer for recovery of				
cost of the meter.				
(;;) ===1================================	7 1			
(ii) replacement of meter.	7 days after receiving			
	the payment from the			
	consumer provided			
	meter is available with			
	licensee, otherwise			
	within 1 month			
	7.1.			
(iii) replacement of meter if	7 days			
consumer is providing the				
meter.				

**Note:**—(1) In case of supply being affected due to burnt meters, the replacement has to be undertaken within 12 working hours for urban areas and 24 working hours for rural areas.

- (2) In case where the meter is required to be replaced, such a replacement shall normally be done by using meter having specifications and features similar to the same for the meters used in the concerned area for similar categories of consumers. Where the meter is to be provided by the consumer, the licensee shall provide suitable information to the consumer accordingly.
- (3) If a consumer submits an affidavit of his no fault when it is suspected that the replacement is attributable to consumer's fault, then pending the checks to search the fact, the meter should be replaced as if the replacement is not attributable to consumer's fault and such time lines shall be followed. However, if it is established later that the replacement is attributable to the consumer then no claim what soever will be entertained for the lack of service or non-compliance of SOP.
- (4) The consumer must be shown the procedure and should be supplied with a copy of the fact finding report whenever the causes of the replacement are established. Any technicality involved should, as far as possible and practicable, be explained in simpler terms as far.
- (5) When the replacement is attributable to the consumer for causes like tampering, connecting additional unauthorized load then there is no compensation to be given though time lines for the replacement of the meter are to be followed.

C		s (for Urban Dura				
G	Shifting of meters/Service lines	3 days	Rs. 80/- for	reas) Not	95%	of
	(i) Notice of inspection on receipt of application/	3 days	each day of			ΟI
	1 11		default	Applicable	requests	
	conveying reasons for denial of request.		uciauli		received	
	(ii) Inspection after sending	7 days				
	notice.	/ days				
	(iii) Issuance of demand note	7 days from the				
	` '	7 days from the date of				
	to the applicant for payment					
	of estimated cost/charges.	inspection				
	(a) shifting of meter/service	7 days after the				
	connection	deposit of cost.				
	(b) shifting of LT/HT lines	20 days after the				
	( ) 1:0:	deposit of cost.				
	(c) shifting of transformer	30 days after the				
		deposit of cost.			2.00	
H	Period of scheduled	To be notified by	Rs. 80/- for	Rs. 30/- for	Min. 99%	
	outages	the licensee at	each default	each default		
	(Other than Load-shedding)	least 24 hrs. in				
		advance and				
		shall not exceed				
		12 hrs. a day.				
I	Voltage problems (for Urban,					
	On receipt of a voltage fluctuat			see shall verify	if the voltage	is
	exceeding the limits specified ar					
	(a)Voltage Fluctuations (provi	ded no expansion/er			ivolved)	
	(1) Local problem—in vicinity		Rs. 20/- for	Rs.10/- for	Min. 95%	
	of consumer premises in	6 working hours	each hour of	each hour		
	vicinity but extending through		default	of default		
	the service line till the first	2 days	beyond	beyond		
	pole		maximum	maximum		
			specified	specified		
	(2) Change of transformer tap	2 days	time- limit	time limit		
	(3) Restoration of distribution	30 days				
	lines/ transformer/capacitor					
	(b) Low voltage—					
		00 days				
	Where expansion/ enhancement of the network is	90 days				
	not involved					
	777					
	Where expansion/enhancement					
	of the network is involved					
		20.1				
	(i) Submission of	30 days				
	proposal for Commission's					
	approval					
	(ii) Completion of erection /	Within the time				
	commissioning of sub-station	lines specified in				
	01 040 0444011	the capital				
		expenditure plan/				
		or the timelines				
		approved by the				
		Commission				
		~ 01111111001011		1	1	

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	(c) Voltage Unbalant verify if the voltage ushall take remedial ste	inbalance is excee	ding the limits spe	ecified and up	
Not	(i) Re-distribution load among three phate LT system expansion/enhancement the network is not involved e.—The compensation for the network is involved	ases of where nt of olved hening/ 120 days etwork	subject maximum Rs. 500/-	of Applicab	
capa	acitors at their end, shall installed at their premise	not be paid the co			
J	Change in contract dem	and (for Urban, R	ural and Remote A	reas)	
	(i) Request for change in Contract Demand.	30 days after receipt of application.	Rs. 80 for each day of default	Not applicable	Min. 95%
	(ii) Refund of excess amount, after making adjustments for the amounts outstanding from the consumer to the licensee,	Within 30 days of the effective date of reduction of contract demand/ connected load;	Rs.80 for each day of default.	Not applicable	Min. 95%
K	Complaints about consu	mer bills (for Urba	an, Rural and Rem	ote Areas)	1
	On receipt of the consumer billing complaint.  Note.—In case the complaint is genuine and revision of bill already issued becomes necessary, the due date for payment of bill shall be reckoned from the date of revised bill for the purpose of disconnection of supply or for levy of additional charges for belated payment.	no additional information is required.  Within ten days, if additional information is required	each day of default beyond maximum specified time limit		99% of complaints received
L	New connections/addition (i) Timelines for issuance			Not	Min. 95%
	of demand notice	sub-para (3.1.4 under para 3 of Electrici Supply Code	4) day .1	Applicable	141III. 7370

		त्र, हिमाचल प्रदश, ०	14 H\$ 2022 / 14 C	।शाख, 1944 	673
	(ii) Timelines for releas of new connections additional load * * Submissions of PAG alongwith A&A form should not be insisted for new connection/ additional load request upto 100 kW.	sub-para (3.1.6) under para 3.1 of Electricity Supply Code	day 11kV Rs. 200/		
M	Installation of Rooftop so	olar PV project by t	the eligible consun	ner of the distri	ibution licensee
	Timelines for installation of Rooftop solar PV project by the eligible consumer of the distribution licensee—  (i) Site verification/ Technical Feasibility  (ii) Inspection and intimation of deficiencies, if any, before synchronisation of the Rooftop Solar Plant	n As specified V in sub- e Regulation e (9) of Regulation 7 of HPERC (Rooftop Solar PV Grid Interactive Systems	Rs. 80/- per day for first 7 days of delay and Rs. 100 per day beyond the same.	Not	Min. 95%
N	Transfer of Ownership a		ory (for Urban, Ri	 ural and Remot	te Areas)
	(1) Transfer of title/ownership	As per sub-para (3.1.4) and sub-para (3.1.6) of para 3.1 of Electricity	Rs. 150 for each day of default	Not Applicable Not	Min.99%  Min.99%
		Supply Code	each day of default	Applicable	
	(3) Conversion between v	various voltage clas	ses—		
	feasibility	As per sub-para (3.1.4) and sub-	Rs. 20 for each day of default	Not Applicable	Min. 95%
	single phase to Low	para (3.1.6) of para 3.1 of Electricity Supply Code	Rs. 80 for each day of default	Not Applicable	Min. 95%
	(c) Conversion from Low Tension 3-phase to High Tension 3- phase and vice-versa		Rs. 80 for each day of default	Not Applicable	Min. 95%
	(i) if extension of line is not required (ii) if extension of line is required				
О	Disconnection/Re-connec	ction of supply (for	Urban, Rural and	Remote Areas	)
	(a) Consumer request				•
					-

		1		1	
(i) special reading and preparation of final bill, including all arrears up to the date of such billing	within 5 days from receipt of application	Rs. 80	/- for each default	Not applicable	Min. 98%
(ii) disconnection of supply	Within 3 days upon payment of dues or the date indicated by the consumer, whichever is later.				
(iii) refund of the net refundable amount of security deposit, if any, as per the provisions of Regulation 8 of HPERC Security deposit Regulations—		Simple @12% specific security regulati	pa as ed under the deposits		
(1) in case of permanent disconnection the request of the consumer.	Within 30 days of the effective date of termination of the agreement				
(2) in case of permanent reduction of connected load / contract demand on the request of the consumer.	Within 30 days from the effective date of reduction of connected load / contract demand				
(iv) issuance of no dues Certificate as per sub-para (7.1.6) of para 7.1 of electricity supply code	Within 7 days from the date of adjustment of security deposit and payment of balance dues, if any, excess the amount of security deposit.			Not applicable	Min. 95%
(b) Consumer request	ing temporary discor	nnection			
special reading and preparation of final bill, including all arrears up to the date of such billing	Within 5 days			nd	Min. 95%
temporary disconnection	within 5 days upon p of dues (including charges, fix charge demand charges, me etc. and reconnection	energy es like eter rent			

(c) Reconnections—

ser rer (ii) dis	sconnection (if the rvice line has been moved)	Same as specified for new connection/additional load request under item L of this schedule.  Within 12 working hours	Same as specified for new connection/additional load request under item L of this schedule.  Rs. 150/- per day of default	Not applicable  Not applicable	Min. 99%
rer (iii lea dis att	moved) i)where circumstances ading to the sconnection were ributed to the ensee.	within 12 working hours	Rs. 300/- per day of default	Not Applicable	100%
(iv pe dis arr suj we the dis no use	Supply rmanently sconnected but rangement for pply of electricity as ere being used for	24 working hours from the time the consumer completes the formalities for new connection	Rs. 80/- per day	Not applicable	Min. 95%
1		1	: ) -1		
		ished that adequate ar	rangement for supply of po e spare capacity, the same s		as used for
	(d) Reconnections un		he Act		
	Reconnection of supply disconnected under subsection(1A) of section 135 of the Act.	from the date of deposit or payment of assessed amount or electricity charges in accordance with the Act.	-	-	-
P			n, Rural and Remote Area		
	Grant of Power availability Certificate	Within 30 days [as per sub-para (3. of para 3.2 Electricity Sur Code]	Rs. 80 for each day default of pply	of Not Applicable	Min. 95%
	refund of refundable amount of Advance Cost Share	Within 30 days [as sub-para (3.2.8) of 3.2 of Electric Supply Code]	para		

0/0	राजपत्र, हिमाचल प्रदेश, 04 मई 2022 / 14 वंशाख, 1944							
Q	Temporary supply o  (a) Examination the technical feasibility of the connection requested for and if found feasible	Within 3 days of receipt of the application and payment of chargers.	al and Remote Areas) Rs. 80/- per day o default	f Not Applicable	Min. 95%			
	sanctioning the load and raising a demand note —							
	(b) Release of temporary connection –  (i) Where no extension of distribution mains or the commissioning of	Within 3 working days from the receipt of application and payment of charges.	LT Rs. 200 /day 11kV Rs. 200/ day 22kV Rs.200/ day	Not applicable	Min. 95%			
$\mathcal{E}$	new sub-station is		33kV Rs.500/day					
	(ii) Where extension of distribution mains or the commissioning of new sub-station is involved.	Within the timelines as specified in item (b) of sub-para (3.1.6) under para 3.1 of Electricity Supply Code	EHT Rs.500/ day					
D	Other Standards	C Hl Dll	Daniel Anna I					
R	(a) Making and	for Urban, Rural and (a) At Sub-Divisional		Not	Min.			
	keeping regular appointments	Level -Twice a week (b) At Divisional Level	Rs. 80/- per default	Applicable	95%			
		- Once a week (c) At Circle Level -Once a fortnight (d) At Chief Engineer Level	Rs. 150/- per default Rs. 300/- per default					
		-Once a month Note: (1) Days and time of appointments should be notified by the licensee on uniform basis for all offices throughout the State.						
		(2) Days and time of appointment shall be displayed outside the room of the Officer concerned and also printed on the backside of the bills.						

(b)Making and keeping special appointments  (c) Door step	Appointments may be had at the above levels at the specific request of any consumer  Within 2 days for	Rs. 200 per default  No compensation	Not Applicable	Min. 98% Min.
services to senior citizens as per sub-para (3.1.8) of para 3.1 of Electricity Supply Code	Urban and within 5 days in Rural from the date of confirmation of availability by such senior citizen to the licensee.	shall be payable. However, in case service sought by the senior citizen relates to payment or discrepancies in the bill, the supply shall not be disconnected for non payment of dues without ascertaining the claim of senior citizen. Note.—in case the senior citizen requesting for such door step services does not confirm the availability within 5 days from the telephonic request made, his request for service shall be considered as withdrawn.	applicable	95% of total confirmations received

- **Note.**—(1) Apart from the exclusions provided for in Regulation 14, the licensee shall also not be responsible to pay the compensation under these Regulations for the delay, if any, arising on account of the problems relating to statutory clearances, right of way, acquisition of land or delay in consumer's obligation, which is beyond its reasonable control.
- (2) In cases where the timelines as per column (3) have been specified in terms of hours but the compensation as per column (4) and (5), has been specified on day basis, the compensation shall be calculated *w.e.f.* the working day falling immediately after the close of the day in which the standard timelines (column 3) expires. For this purpose, the day shall mean the day, starting from 00.00 hours to 24.00 hours.
- (3) In cases where the complaint/request pertains to individual consumer, the timelines under column (3) shall be counted from the time of registration of the complaint/request. However, in cases of outages of feeders or DTRs etc., where a large number of consumers is involved, such timelines shall be counted from the time on which the occurrence of such an event comes to the notice of the licensee.

#### (b) for Table of item (3)—

(a) in column, under the heading 'Parameters' against sub-clause (ii) of clause (a), for the words, figures and sign "11/0.4 kV Distribution Power Transformers", the words, figures, brackets and sign "11/0.4 kV, 22/0.4 kV Distribution Transformers" shall be substituted; and

(b) in column, under the heading 'Targeted Level of Standard of Performance', for the words, figure and sign "Not exceeding 5%", the words, figure and sign figure "Not exceeding 3%", shall be substituted.

#### (c) in item (4)—

- (a) in the beginning of Para (I), the sentence "The licensee shall supply 24x7 power to all categories of consumers." shall be inserted;
- (b) in Para (II), the words, figure and sign "as defined in Indian Electricity Rules 1956,", shall be omitted; and
- (c) in Para (III), the column (3) of the table shall be omitted.

By the order of Commission Sd/-(CHHAVI NANTA), HPAS Secretary.

#### GOVERNOR'S SECRETARIAT HIMACHAL PRADESH RAJ BHAVAN, SHIMLA

#### ORDER

Dated: 3rd May, 2022

**No. 47-1/2011-GS.**—In exercise of powers conferred upon me by sub-section (2) of Section 12 of the Himachal Pradesh Technical University Act, 2014, I, Rajendra Vishwanath Arlekar, Governor (Chancellor), Himachal Pradesh Technical University, Hamirpur hereby appoint Prof. Shashi Kumar, Department of Physics, Himachal Pradesh University, Shimla as Vice-Chancellor, Himachal Pradesh Technical University, Hamirpur for a term of three years with effect from the date he assumes the charge of the office of Vice-Chancellor in Himachal Pradesh Technical University. The emoluments and other conditions of service of the Vice-Chancellor shall be such as prescribed or determined by the State Government.

By order, RAJENDRA VISHWANATH ARLEKAR, Governor (Chancellor), Himachal Pradesh Technical University, Hamirpur.

ब अदालत कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा (हि0 प्र0)

मुकद्दमा : इन्द्राज जन्म तिथि

पेशी : 09-05-2022

अवतार सिंह पुत्र श्री चूहड़ सिंह, निवासी गांव क्यारी, डाकघर व तहसील शाहपुर, जिला कांगड़ा (हि0 प्र0)।

बनाम

#### आम जनता

विषय.—जन्म एवं मृत्यु पंजीकरण अधिनियम की जेर धारा 13(3) पुनर्वालोकित 1969 के तहत जन्म प्रमाण—पत्र लेने बारे प्रार्थना—पत्र।

उपरोक्त मुकद्दमा बारे प्रार्थी ने इस न्यायालय में प्रार्थना—पत्र मय ब्यान हिल्फया गुजारा है जिसमें लिखा है कि उसके पुत्र श्री अभिनव चम्बयाल पुत्र श्री अवतार सिंह निवासी गांव क्यारी, डाकघर व तहसील शाहपुर, जिला कांगड़ा (हि0प्र0) का जन्म दिनांक 27—08—2003 को गांव क्यारी में हुआ है परन्तु अज्ञानतावश इसका इन्द्राज ग्राम पंचायत क्यारी के रिकार्ड में दर्ज नहीं हुआ है। प्रार्थी उक्त जन्म तिथि को दर्ज करवाना चाहता है।

अतः उक्त प्रार्थना—पत्र के सन्दर्भ में यदि आम जनता या अन्य किसी को उक्त जन्म तिथि को ग्राम पंचायत क्यारी के रिकार्ड में दर्ज करवाने बारे कोई एतराज हो तो वह असालतन या वकालतन इस अदालत में दिनांक 09—05—2022 को दोपहर बाद 2.00 बजे हाजिर आ सकता है। हाजिर न आने की स्थिति में एकतरफा कार्यवाही अमल में लाई जाकर आगामी आदेश पारित कर दिए जाएंगे और बाद में कोई भी उजर या एतराज जेरे समायत न होगा।

आज दिनांक 12-04-2022 को मेरी मोहर व हस्ताक्षर सहित जारी हुआ।

मोहर।

हस्ताक्षरित / – कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

#### ब अदालत कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा (हि0 प्र0)

मुकद्दमा : इन्द्राज सेहत नाम

पेशी : 09-05-2022

संदीप कुमार पुत्र श्री राजिन्द्र कुमार, उम्र 33, निवासी गांव व डाकघर रैत, तहसील शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

#### बनाम

#### आम जनता

विषय.——दुरुस्ती नाम हि0प्र0रा0 अधिनियम, 1954 की जेर धारा 37 के तहत महाल डुढम्ब में नाम दुरुस्ती बारे।

उपरोक्त मुकद्दमा बारे प्रार्थी ने इस न्यायालय में प्रार्थना—पत्र गुजारा है जिसमें लिखा है कि उसकी माता का सही नाम जुध्या देवी पुत्री श्री बरड़ है लेकिन राजस्व अभिलेख महाल डुढम्ब खास में प्युंगला देवी पुत्री बरड़ दर्ज है जो कि गलत इन्द्राज हुआ है। प्रार्थी उक्त नाम को दुरुस्त करके प्युंगला देवी उर्फ जुध्या देवी पुत्री श्री बरड़ दर्ज करवाना चाहता है।

अतः उक्त प्रार्थना—पत्र के सन्दर्भ में उपरोक्त नाम की दुरुस्ती बारे यदि आम जनता या अन्य किसी को कोई एतराज हो तो वह असालतन या वकालतन इस अदालत में दिनांक 09—05—2022 को दोपहर बाद 2.00 बजे हाजिर आ सकता है। हाजिर न आने की स्थिति में एकतरफा कार्यवाही अमल में लाई जाकर आगामी आदेश पारित कर दिए जाएंगे और बाद में कोई भी उजर या एतराज जेरे समायत न होगा।

आज दिनांक 12–04–2022 को मेरी मोहर व हस्ताक्षर सहित जारी हुआ।

मोहर।

हस्ताक्षरित / – कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, शाहपूर, जिला कांगड़ा (हि0 प्र0)

बलदेव पुत्र श्री कमल किशोर पुत्र स्व० श्री राम सिंह, निवासी जोगीवाड़ा रोड़, डाकघर मैक्लोड़गंज, तहसील धर्मशाला, जिला कांगड़ा, हिमाचल प्रदेश

#### बनाम

श्री पंथ पुत्र भगत राम, तारू राम पुत्र खैमदी, अजीत सिंह पुत्र खैमदी, सुभाष चन्द पुत्र पृथी चन्द, संजय कुमार पुत्र पृथी, भीम सिंह पुत्र माली, कलां देवी पत्नी स्व० श्री माली सभी निवासी गांव लालर, तहसील शाहपुर, जिला कांगड़ा (हि०प्र०)

विषय.—-उपरोक्त वादी ने भूमि खाता नं0 13, खतौनी नं0 18, 19, खसरा नं0 कित्ता—2, रकबा तादादी 00—81—57 है0 वाक्या महाल लालर, पटवार वृत्त डुढम्ब, तहसील शाहपुर, जिला कांगड़ा (हि0प्र0) मुताबिक जमाबंदी वर्ष 2011—12।

उपरोक्त विषय के सम्बन्धित तकसीम भूमि की मिसल अधोहस्ताक्षरी के पास विचाराधीन है । जिसमें कुछ प्रतिवादीगण को बार—बार समन जारी किए गए परन्तु हर बार समन बिना तामील के वापिस प्राप्त हुए हैं। इसलिए अदालत हजा को पूर्ण विश्वास हो चुका है कि उक्त प्रतिवादी की तामील साधारण तरीका से नहीं हो सकती, साथ ही प्रार्थी उनका सही पता पेश करने में असमर्थ है।

अतः इस इश्तहार समाचार—पत्र द्वारा प्रतिवादीगण को सूचित किया जाता है कि उपरोक्त विषय के सम्बन्ध में दिनांक 09—05—2022 को दोपहर बाद 2.00 बजे इस अदालत में असालतन या वकालतन हाजिर आकर अपना पक्ष या ऐतराज पेश कर सकता है। हाजिर न होने की सूरत में एकतरफा कार्यवाही अमल में लाई जाएगी।

आज दिनांक 11-04-2022 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ है।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, शाहपुर, जिला कांगड़ा, हिमाचल प्रदेश।

In the Court of Dr. Surender Thakur (HAS), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of:

Tenzin Norsang aged 31 years s/o Sh. Norbu Gyaltsho, A-4, Ward No. 13, Tibetan Colony, Post Office Manali, Tehsil Manali, District Kullu (H.P.) & Tenzin Khando aged 30 years d/o

Sh. Sonam Topgyal, r/o Norkhang House, Jogiwara Road, Mcleodganj Chakban Bhagsunath, Tehsil Dharamshala, Distt. Kangra (H.P.) at present Tibetan Colony Manali, P.O. and Tehsil Manali, District Kullu (H.P.).

#### Versus

#### General Public

An application for registration of marriage under Special Marriage Act, 1954.

Tenzin Norsang aged 31 years s/o Sh. Norbu Gyaltsho, A-4, Ward No. 13, Tibetan Colony, Post Office Manali, Tehsil Manali, District Kullu (H.P.) & Tenzin Khando aged 30 years d/o Sh. Sonam Topgyal, r/o Norkhang House, Jogiwara Road, Mcleodganj Chakban Bhagsunath, Tehsil Dharamshala, Distt. Kangra (H.P.) at present Tibetan Colony Manali, P.O. and Tehsil Manali, District Kullu (H.P.) has presented an application on 24-03-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of the above marriage can appear in this court on 04-05-2022 at 2.00 P.M. to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 22nd day of March, 2022.

Seal. Sd/-

Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.).

# In the Court of Dr. Surender Thakur (HAS), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of:

Ankit Yadav, aged 32 years s/o Sh. Satish Kumar Yadav, r/o Village Mansari, P.O. Haripur, Tehsil Manali, Distt. Kullu (H.P.)

and

Sakshi Mehta aged 29 years d/o Sh. Chander Bhagat Mehta, r/o Village & P.O. Sangla, Tehsil Sangla, District Kullu (H.P.) at present w/o Ankit Yadav s/o Sh. Satish Kumar Yadav, r/o Village Mansari, P.O. Haripur, Tehsil Manali, Distt. Kullu (H.P.)

#### Versus

#### General Public

An application for registration of marriage under Special Marriage Act, 1954.

Whereas Ankit Yadav, aged 32 years s/o Sh. Satish Kumar Yadav, r/o Village Mansari, P.O. Haripur, Tehsil Manali, Distt. Kullu (H.P.) and Sakshi Mehta aged 29 years d/o Sh. Chander

Bhagat Mehta, r/o Village & P.O. Sangla, Tehsil Sangla, District Kullu (H.P.) at present w/o Sh. Ankit Yadav, aged 32 years s/o Sh. Satish Kumar Yadav, r/o Village Mansari, P.O. Haripur, Tehsil Manali, Distt. Kullu (H.P.) has presented an application on 24-03-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any persons has any objection for the registration of the above marriage can appear in this court on 04-05-2022 to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 26th day of March, 2022.

Seal. Sd/Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).

In the Court of Dr. Surender Thakur (HAS), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of:

Aman Danny Kiener aged 28 years s/o Sh. Martin Kiener, r/o Village Shanag, P.O. Bahang, Tehsil Manali, Distt. Kullu (H.P.) & Mrs. Yamuna Beas Kiener aged 28 years d/o Sh. Ses Ram, r/o V.P.O. Burua, Tehsil Manali, Distt. Kullu (H.P.) at present Village Shanag, P.O. Bahang, Tehsil Manali, District Kullu (H.P.).

Versus

#### General Public

An application for registration of marriage under Special Marriage Act, 1954.

Aman Danny Kiener aged 28 years s/o Sh. Martin Kiener, r/o Village Shanag, P.O. Bahang, Tehsil Manali, Distt. Kullu (H.P.) & Mrs. Yamuna Beas Kiener aged 28 years d/o Sh. Ses Ram, r/o V.P.O. Burua, Tehsil Manali, Distt. Kullu (H.P.) at present Village Shanag, P.O. Bahang, Tehsil Manali, District Kullu (H.P.) has presented an application on 9th February, 2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of the above marriage can appear in this court on 30th April, 2022 at 2.00 P.M. to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 16th day of March, 2022.

Seal. Sd/-

# In the Court of Dr. Surender Thakur (HAS), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of:

Sh. Dorje Tamang s/o Sh. Karma Tamang, c/o Karma Tamang Gangtok, Municipal Corporation, Upper Samdur, Nearkk Tak Bdr Building, Upper Samdur East Sikkam, at present c/o Kabir Sharma, V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.) & Smt. Irina d/o Aleksandrovna at present wife of Sh. Dorjee Tamang, r/o T. Mytishi of Moscow Rescow Region. At present c/o Kabir Sharma, r/o V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.)

#### Versus

#### General Public

An application for registration of marriage under Special Marriage Act, 1954.

Whereas Sh. Dorje Tamang s/o Sh. Karma Tamang, c/o Karma Tamang Gangtok, Municipal Corporation, Upper Samdur, Near Tak Bdr Building, Upper Samdur East Sikkam, at present c/o Kabir Sharma, V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.) & Smt. Irina d/o Aleksandrovna at present wofe of Sh. Dorjee Tamang, r/o T. Mytishi of Moscow Rescow Region. At present c/o Kabir Sharma, r/o V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.) has presented an application on 19-02-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of the above marriage can appear in this court on 30th April, 2022 at 2.00 P.M. to object registration of above marriage personally or through an authorized agent failing which marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 16th day of March, 2022.

Seal. Sd/-

Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.).

# In the Court of Sh. Vikas Shukla, H.A.S., Marriage Officer-cum-Sub-Divisional Magistrate, Kullu, District Kullu (H.P.)

- 1. Govinda Mancini s/o Sh. Stefano Mancini, r/o *via* Antonio Brenni 3, 6850 Mensrisio Switzerland, at present r/o Village Kadon, P.O. Bhuthi, Tehsil & Distt. Kullu (H.P.)
- 2. Seema Devi d/o Sh. Sher Singh, r/o Village Kalang, P.O. Shallang, Tehsil & Distt. Kullu (H.P.) . . *Applicants*.

#### Versus

#### General Public

Subject.—Proclamation for the registration of marriage under section 16 of Special Marriage Act, 1954.

Govinda Mancini and Seema Devi filed an application alongwith affidavits in the court of undersigned under section 16 of Special Marriage Act, 1954 that they have solemnized their marriage on 11-03-2019 and they are living as husband and wife since then, hence their marriage may be registered under Act *ibid*.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 22-05-2022. The objection received after 22-05-2022 will not be entertained and marriage will be registered accordingly.

Issued today on 23-04-2022 under my hand and seal of the court.

Sd/-

Seal.

Marriage Officer-cum-Sub-Divisional Magistrate, Kullu, District Kullu (H.P.).

#### ब अदालत कार्यकारी दण्डाधिकारी एवं सहायक समाहर्ता द्वितीय श्रेणी, सैंज, तहसील सैंज, जिला कुल्लू, हिमाचल प्रदेश

श्री भवनेश पुत्र श्री गेख राम, निवासी गांव तांदी, डाकघर धाऊगी, तहसील सैंज, जिला कुल्लू (हि0 प्र0)।

बनाम

आम जनता

विषय.--पंचायत रिकार्ड में नाम दुरुस्ती करने बारे।

श्री भवनेश पुत्र श्री गेख राम, निवासी गांव तांदी, डाकघर धाऊगी, तहसील सैंज, जिला कुल्लू (हि0 प्र0) ने एक प्रार्थना—पत्र शपथ—पत्र सहित इस अदालत में पेश किया है कि मेरा नाम ग्राम पंचायत धाऊगी के परिवार रजिस्टर भाग—1 में भवनेश व पिता का नाम गेख राम दर्ज है। जबकि राजस्व रिकार्ड मोहाल धाऊगी कोठी बूंगा में इसका नाम भुवनेशवर कुमार व पिता का नाम स्व0 नोख राम दर्ज है। अतः इसे दुरुस्त किया जाए।

अतः इस इश्तहार द्वारा सर्वसाधारण को सूचित किया जाता है कि यदि किसी को इस बारे कोई एतराज हो तो दिनांक 19—05—2022 को असालतन या वकालतन प्रातः 11.00 बजे हाजिर होकर अपना एतराज पेश कर सकता है। निर्धारित अविध के पश्चात् कोई उजर व एतराज प्राप्त न होने पर प्रार्थना—पत्र स्वीकार किया जाकर राजस्व विभाग मोहाल धाऊगी कोठी बूंगा में इसका नाम भुवनेश्वर कुमार के बजाए भुवनेश्वर कुमार उर्फ भुवनेश व पिता का नाम नोख सिंह दर्ज करने के आदेश पारित किए जाएंगे।

आज दिनांक 19-04-2022 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, सैंज, जिला कुल्लू (हि०प्र०)।